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   Attorneys for Plaintiffs, Carpenters
    Southwest Administrative Corporation
    and Floyd Clay
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                       UNITED STATES DISTRICT COURT
                      CENTRAL DISTRICT OF CALIFORNIA
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                             EASTERN DIVISION
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   CARPENTERS SOUTHWEST
                                      EDCV 07-00047 VAP (JCRx)
   ADMINISTRATIVE CORPORATION, a )
   California non-profit
                                   ) JUDGMENT PURSUANT TO
   corporation; and FLOYD CLAY,
                                  ) STIPULATION FOR ENTRY OF
14 | etc., et al.,
                                      JUDGMENT
                   Plaintiffs,
15
   v.
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   PHOENIX CONSTRUCTION SERVICES,)
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   INC., a California
   Corporation; ROSARIO RAMIREZ
   GIRARD, an individual, etc.,
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   et. al,
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                   Defendants.
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        IT IS HEREBY ORDERED, ADJUDGED AND DECREED that CARPENTERS
   SOUTHWEST ADMINISTRATIVE CORPORATION, a California non-profit
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   corporation; and FLOYD CLAY, AS A FIDUCIARY OF SOUTHWEST
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   CARPENTERS HEALTH AND WELFARE TRUST, SOUTHWEST CARPENTERS PENSION
   TRUST, SOUTHWEST CARPENTERS VACATION TRUST, AND SOUTHWEST
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   CARPENTERS TRAINING FUND, have judgment against defendants,
   PHOENIX CONSTRUCTION SERVICES, INC., a California Corporation; and
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   ROSARIO RAMIREZ GIRARD, an individual ("DEFENDANTS"), as follows:
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1. That judgment be entered in favor of plaintiffs,
CARPENTERS SOUTHWEST ADMINISTRATIVE CORPORATION, a California nonprofit corporation; and FLOYD CLAY, for damages in the amount of
\$11,471.91 (includes attorneys' fees and costs).

IT IS FURTHER ORDERED, ADJUDGED AND DECREED THAT:

Judgment be entered in favor CARPENTERS SOUTHWEST

ADMINISTRATIVE CORPORATION, a California non-profit corporation;

and FLOYD CLAY against defendants, PHOENIX CONSTRUCTION SERVICES,

INC., a California Corporation; and ROSARIO RAMIREZ GIRARD, an

individual as follows:

That CARPENTERS SOUTHWEST ADMINISTRATIVE CORPORATION, a
California non-profit corporation; and FLOYD CLAY shall have a
permanent injunction requiring DEFENDANTS, so long as DEFENDANTS
remains bound by the Memorandum of Understanding between the
Southern California Conference of Carpenters and Phoenix
Construction Services, Inc. dated July 24, 2001, and the Project
Labor Agreement between Herzog Contracting and The Southern
California Conferences of Carpenters for Southern California
Regional Rail Authority, Contract MS-146, Track and Structures
Maintenance, deliver or cause to be delivered to PLAINTIFFS, no
later than the 25th day of the month:

- a. A complete, truthful, and accurate Employer's Monthly Report to Trustees covering all employees of DEFENDANTS employed during the previous month under the AGREEMENTS;
- b. A declaration from a responsible employee of DEFENDANTS attesting from his or her personal knowledge

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under penalties of perjury to the completeness, truthfulness, and accuracy for the Monthly Report; and Check for the full amount owing on the Monthly c. Report. Dated: February 13, 2009 THE HOMORABLE VIRGINIA UNITED STATES DISTRICT JUDGE Presented by, DeCARLO, CONNOR & SHANLEY, a Professional Corporation By: /s/ Yan Gershfeld YAN GERSHFELD Attorneys for Plaintiffs, CARPENTERS SOUTHWEST ADMINISTRATIVE CORPORATION and FLOYD CLAY